

**IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF ILLINOIS**

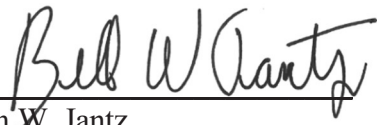
| | | |
|---------------------------------|---|--|
| United States of America |) | |
| Plaintiff(s), |) | |
| |) | |
| v. |) | |
| |) | |
| John Banuelos |) | |
| Defendant(s), |) | |

Case No: 1:24-cr-00125-1
Magistrate Beth W. Jantz

ORDER

Removal proceedings held on 3/8/2024. Defendant appears in response to arrest in the morning of 3/8/2024. The Court finds defendant is unable to afford counsel. Enter order appointing Attorney Seema Ahmad as counsel for defendant regarding these removal proceedings only. Defendant is advised of charges and informed of his rights. Pursuant to Rule 5(f) of the Federal Rules of Criminal Procedure, the court orally admonished the parties, confirmed the government's obligation to disclose favorable evidence to the accused under Brady v. Maryland, 373 U.S. 83 (1963), and its progeny, and ordered it to do so. The Government orally moves for detention based on 18 U.S.C. 3142(f)(1)(E). The matter is set for a detention hearing on 3/13/2024 at 9:15 a.m. in courtroom 1812. The matter of any preliminary examination and/or identity hearing will be addressed at the detention hearing, at the defense's request.

Date: 3/8/2024


/s/
Beth W. Jantz
United States Magistrate Judge